
IBEW
EXHIBIT 6.09

**AmerenCILCO's, AmerenCIPS' and
AmerenIP's Response To
IBEW Data Request
Docket Nos. 06-0070, 06-0071, and 06-0072
Proposed general increase in electric rates, and revisions to
other terms and conditions of service**

Data Request No. IBEW 2-14:

If the answer to IBEW DR 2-8 is "Yes," then please provide a written description of the skills, experience, and level of training of each employee of Cellnet Technology, Inc. that will install the automated meter reading system across Ameren Illinois' footprint. As part of this request, please also produce copies of any training materials that Cellnet Technology, Inc. has provided to the employees that will install the automated meter reading system across the Ameren Illinois footprint.

Response:

See response to IBEW 2-8.

Supplemental response:

Without waiving objection, see attached training manuals for Ameren. Cellnet will integrate relevant portions of Ameren's training materials into its training program. Much of Ameren training materials do not apply to Cellnet's AMR deployment tasks. Cellnet's training materials are not finalized.

Supplemental Response No. 2:

Without waiving objection, Cellnet is an independent entity with respect to the personnel it employs. Ameren reserves the right to disapprove of any such entity if necessary. Cellnet and its subcontractors take various steps to ensure that the persons who will be performing this work are suitable and qualified for the task. Initially there is a criminal background check. Additional screening requires that the individuals can pass a high-volume accuracy test without error. The Cellnet training includes a minimum of one week plus time to cover the task of replacing 120/240-volt self-contained single-phase socket electric meters. Cellnet's training material is as per the supplemental response to this Data Request. Ameren has not seen Cellnet's final training material. The Cellnet training also includes the procedures and equipment that are part of Cellnet's proprietary Retrofit Information Management System (RIMS), which is used to manage the high-volume AMR deployment for electric meters. Ameren does not have this proprietary RIMS-related training material.

Supplemental Response No. 3:

Without waiving objection, Ameren has established further information in response to this Data Request. Ameren also needs to clarify and further supplement the training material that was supplied in the June 16, 2006 issuance for the Supplemental Response No. 2 of this Data Request in order to rectify an inadvertent miscommunication that was internal to Ameren during the preparation of that issuance.

As stated above, Cellnet was to integrate relevant portions of the Ameren training material into their training program. With Cellnet securing Terasen to perform the physical meter work, in practice Terasen has had to conduct training that integrates this relevant material in its training. Ameren reviewed the Terasen training material in May, prior to Terasen conducting that training. Ameren supervision ensured that there were at least 40 hours of training for the electric metering, which is comparable to what Ameren utilizes for its meter changer classification. Ameren supervision also ensured that relevant sections of Ameren's training was in fact covered in the Terasen training. Terasen did not use the exact text of Ameren's training material, but Terasen's material was comparable, and it covered the necessary information. The table that follows this supplemental response, labeled "Field Worker 10 day Training Schedule / Terasen Utility Services," shows the Terasen syllabus and the relation to Ameren training modules.

Ameren's Supplemental Response No. 2 to this Data Request was first sent on April 25, 2006, but at that time it did not have as attachments the Ameren training materials. There was a subsequent issuance of that supplemental response on June 16, 2006. Due to an inadvertent miscommunication internal to Ameren, that June 16 issuance had included an incorrect set of Ameren training materials. The June 16 issuance included ten Ameren training manuals: MC-01, MC-03, MC-05, MC-08, MC-17, MC-24, MC-25, MC-26, MC-27, and MC-33. The correct group of related training manuals are these twenty manuals: MC-01, MC-02, MC-05, MC-09, MC-10, MC-13, MC-14, MC-15, MC-18, MC-20, MC-21, MC-23, MC-24, MC-25, MC-26, MC-27, MC-30, MC-31, MC-32, and MC-33. These twenty manuals are attached with this response. These manuals include material pertinent to the work Terasen personnel handle, and such material is covered in the Terasen training.

Most of these manuals have material that Terasen incorporates in its entirety. Some of these manuals have material that Terasen does not cover completely, since their scope is broader than the limited work Terasen personnel handle. Nevertheless every one of these manuals includes material that is in some fashion included in the Terasen training. For example, MC-09, titled "KW Demand / TOU," includes intricacies of commercial demand metering (not handled by Terasen personnel), but the Terasen personnel are nevertheless

exposed to such metering in their training. They are exposed to such metering simply to let them know that such meters exist in the field and so they can recognize and know to avoid such complex metering.

Ameren supervision attended initial Terasen training to ensure that this relevant Ameren training information was in fact covered in the Terasen training program. Ameren supervision addresses any relevant questions or issues that arise with respect to the training itself. Ameren supervision audits ongoing training to ensure the training is appropriate.

The attached training manuals and the field work training schedule are confidential.

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